\mathcal{G}_{IN} The high court of Karnataka at Bangalore dated this the 4th day of June 1998

BEFORE

THE HON'BLE Mr. JUSTICE H.L. DATTU WRIT PETITION Nos. 9066-71/1993.

BETWEEN:

1. K.S. Surendra s/o. Sheshappagowda, age 32 years, r/o. Hebri Karkala Taluka, D.K. Dist.

36

- 2. C.V. Nagaraja s/o. Veerappa C., aged 29 years, r/o. Hebri, Karkala tq., D.K. Dist.
- 3. R. Manjappa s/o. Rangappa, aged 27 years, r/o. Hebri, Karkala tq., D.K. Dist.
- 4. Shalini K. d/o. K.L. Madhyastha, aged 29 years, r/o. Hebri, Karkala tq., D.K. Dist.
- 5. Shashidhara S. s/o. Siddappa, age 27 years, r/o. Hebri, Karkala tq., D.K. Dist.
- 6. Anantha Padmanabha s/o. Meenaxi Ballal, aged 26 years, r/o. Hebri, Karkala tq., D.K. Dist.

... PETITIONERS

1

professional and the second se

and the second second second second

+ 1 42 · .

a

(By Sri B. Rudragowda, Adv.)

AND :

- 1. University of Mangalore by its Registrar, Mangalore.
- 2. Director of Collegiate Education, Central College Building, B'lore.
- 3. Principal First Grade College, Hebri, Karkal tq., D.K. Dist.
- 4. State of Karnataka by its Secretary, Dept of Education, M.S. Bldg, Dr. Ambedkar Veedhi, Bangalore-1.

... RESPONDENTS

(Respondents are sd.)

These writ petitions are filed under Articles 226 and 227 of the Constitution of India with a prayer to quash the order passed by the third respondent dated 27.02.1993 and etc.

These writ petitions coming on for hearing this day, the Court made the following;

ORDER

Petitioners claim that they are all working as part time lecturers in the third respondent college. Aggrieved by the orders made by the third respondent in terminating their services by his order dated 27.02.1993 petitioners have approached this Court.

Jr.

 $(x_1, \dots, x_n) = (x_1, \dots, x_n) = (x_1, \dots, x_n) = (x_1, \dots, x_n)$

 $(x_1, \dots, x_{n-1}, \dots, x_{n-1}$

2,0

disposed off reserving liberty the petitioners to make appropriate representations before the respondent authorities requesting them for regularisation of their services and also for payment of salary on par with the other regularly appointed lecturers within three months from today. It is needless to say if such representations are filed by the petitioners within the time granted by this Court the respondent authorities will consider the same in accordance with law and in accordance with the observations made by the Hon'ble Supreme Court in more or less similar cases as expeditiously as possible.

The interim orders granted by this Court would enure to the benefit of the petitioners till the respondent authorities considers and disposes off the representations that would be filed by the petitioners.

With these observations and directions writ petitions are disposed off. Ordered accordingly.



Sd/**-**JUDGE

en de la companya de

and the second of the second o